ATTORNEY OR PARTY W	ITHOUT ATTORNEY (Name, State Bar)						EJ-13
Allan Herzli	ch/Jerome J. Blum	number and address):	GDN 10			FOR COURT US	
Herzlich &	Blum, LTP		SBN 10	0920/100317			
15760 Vent	ura Blvd., Suit	a 2024					
Encino, CA	91436	e 2024					
TELEPHONE NO.: (81	0\ 700 000	/010	١ ٦٥٥ ،				
E-MAIL ADDRESS TET	ry@herzlich-blu	FAX NO.: (818) /83-6	0682			
ATTORNEY FOR (Name)	Midland Innovation	uu.com	,				
ATTORNEY FOR	JUDGMENT CREDITOR	_					
MIGHTOR	JUDGMENT CREDITOR	ASSIGNEE OF R					
STREET ADDRESS.	1301 (1)	U.S. D.	ıstrict	Court			
MAILING ADDRESS:	1301 Clay Stree	e C	•				
MAILING ADDRESS: 1301 Clay Street CITY AND ZIP CODE: Oakland, CA 94612							
BRANCH NAME:	North and Dick 946	12					
DI AINTIEE	Northern District	of Califor	nia, Oal	kland			
FLAMATIFF,	Midland Innovat	lons, NV					
DESENDANT.	Wailand Take						
DEFENDANT.	Weiland Interna	tional I	nc., et	al.			
				·····			
	EXECUTION (Money	/ Judament)			CASE NUMBER	₹:	
WRIT	POSSESSION OF	Personal	Property		4:07-m	c-80257-	-CW
OF		Real Pro		Limited Ci			
	SALE				Civil Coos	C 044	laims Case
1. To the Sheriff or	Marshal of the County of	: Northe	rn Dist	rict of C	olvii Case	Other _	
You are directed t	to enforce the judgment de	scribed below t	with daily int	oract and value	allioii	ııa	
2. To any registered	d process server: You are	authorized to	serve this w	rit only in accord	with CCP 69	9.080 or CCP	715 040
3. (Name): Midl	and Innovations	NT7		·			1 10.040.
is the X judge	nent creditor assigned						
4. Judament debtor	r (name, type of legal entity	e or record w	nose addres	ss is shown on thi	is form abov	e the court's n	ame.
indament if not a	n (name, type of legal entity natural person, and last kno	r stated in 9	See	next page for info	ormation on	real or person	al property to be
address):	raturai person, and last kno		deliv	vered under a wri	t of possess	ion or sold und	der a writ of sale.
	ternational Inc.). This	writ is issued on	a sister-stat	e judgment.	
2056 W Co.	cernational inc.	11	. Total judg	ment		\$ 1	,385,000.00
2930 W. Ca:	stle Pines Terrac	ce 12	. Costs afte	r judgment (per f	iled order or		
Dublin, CA	94568		memo CC	P 685.090)		\$	0.00
		13	. Subtotal (add 11 and 12)		\$1	,385,000.00
1		, 14	. Credits			\$	0.00
- Farm		15					,385,000.00
X Addition	nal judgment debtors on ne	xt page 16	. Interest af	ter judgment (per	filed affidav	rit	
Judgment entere				050) (not on GC 6			335,828.73
November 8		17		suance of writ			0.00
ි. 🔲 Judgment re	newed on (dates):			15, 16, and 17)		•	,720,828.73
			. Levying of				
7. Notice of sale und	der this writ		(a) Add o	faily interest from	date of writ		
a. 🔀 has not be	en requested.			e legal rate on 15			
b. 🔲 has been r	equested (see next page).			103.5 fees) of		\$	149.12
	nformation on next page.			lirectly to court co			149.12
				d 17 (GC 6103.5,			
				699.520(i))		¢	0.00
							0.00
[SEAL]		20					nt for each debtor.
			These	e amounts are sta	ated for each	debtor on Att	achment 20.
				1/2-	111100		
		144 2 .		KE	LLY CO	LLINS	
	issued on (date	e).UAN 3 1	2014	Clerk, by			, Deputy
	NOTICI	E TO PERSON	SERVED:	SEE NEXT PAGE	E FOR IMPO	ORTANT INFO	ORMATION.
				<u></u>		· · · · · · · · · · · · · · · · · · ·	

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PLAINTIFF: Midland Innovations, NV	EJ-130
Samuel Program Timovactons, NV	CASE NUMBER:
DEFENDANT: Weiland International Inc., et al.	4:07-mc-80257-CW
-Items continued from page 1-	
21. Additional judgment debtor (name, type of legal entity stated	
<u>in judgment if not a natural person, and last known address):</u>	
Wen Wang	• •
2956 W. Castle Pines Terrace	
Dublin, CA 94568	
22. Notice of sale has been requested by (name and address):	
	İ
23. Joint debtor was declared bound by the judgment (CCP 989–994)	
a. on (date):	
	legal entity stated in judgment if not
natural person, and last known address of joint debtor: a natural pers	on, and last known address of joint debtor:
	ı
c. additional costs against certain joint debtors (itemize):	
24. (Writ of Possession or Writ of Sale) Judgment was entered for the following:	
a. Possession of real property: The complaint was filed on (date):	
(Check (1) or (2)):	
(1) The Prejudgment Claim of Right to Possession was served in complete includes all tenants, subtagants, paged claimants, and	
The judgment includes all tenants, subtenants, named claimants, and (2) The Prejudgment Claim of Right to Possession was NOT served in c	or other occupants of the premises.
(a) \$ was the daily rental value on the date	
(b) The court will hear objections to enforcement of the judgment un	
dates (specify):	and the same of th
b. Possession of personal property.	
If delivery cannot be had, then for the value (itemize in 24e) specified in	the judgment or supplemental order.
c. Sale of personal property.	
d. Sale of real property.	
e. Description of property:	

NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying *Notice of Levy* (Form EJ-150). WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will make a demand upon you for the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or if service is by posting, within five days after service on you, the levying officer will remove the occupants from the recurrent.

occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

A Claim of Right to Possession form accompanies this writ (unless the Summons was served in compliance with CCP 415.46).